Prisoner Admits Devising Plan to Make Money by Cheating Justice.

WHITMAN IS ATTACKED

Judge Defends District Attorney When Becker's Lawyer Assails.

Louis Capadona, chum of William Burwell, "the St. Louis Kid," who confessed early yesterday morning that he committed perjury in an effort to save the four gunmen from execution for killing Herman Resenthal, was arrested in New Haven yesterday afternoon and brought

Capadona corroborated the confession made by Burwell. In his story to the New Haven police and afterward to Assistant District Attorney F. J. Groehl he said he suggested to Burwell in Poughkeepsie the chances of getting well paid for telling a false story of the shooting that would aid the gunmen.

Capadona said that after he had suggested the possible profit in prejury the two men collected money from rabbis in needy of the Bowery in New York is

The New Haven police informed Mr. Whitman of the arrest of Capadona and Detective Maxwell was sent to that city the poor. She was known as "Mother" Detective Maxwell was sent to that city to bring him here. Groehl followed and work. She left a fortune estimated at York about 10 o'clock last night. Mr. Grochl had a long talk with Capadona. Grochl had a long talk with Capadona, and personal estate "to the Rev. John District Attorney Whitman will question J. Hallimond of New York in trust, to

District Attorney Whitman will question Capadona to-day.

Justice Seabury in the Criminal Branch of the Supreme Court, after granting a motion for a special panel of 300 veniremen from which the jurors in the second trial of Charles Becker will be selected, refused yesterday morning to start an investigation at the request of Martin T. Manton, counsel to Becker, into the publishing of stories concerning the ex-police lleutenant which Manton said came from District Attorney Whitman's office. Manton charged that many of the statements printed in the newspapers regarding the Becker case were false.

Justice Seabury after declining to start the inquiry told Manton to file affidavits with him embodying the objectionable articles. Manton did not show any inclination to do this and hinted that he would take the matter to Gov. Glynn.

The question of the inquiry came up immediately after Mr. Whitman had made his motion for the special panel, Manton and the suppointment. The younger Mr. Boyd is to have \$500. William J. and Mabel Hallimond, children of Mr. and Mrs. Hallimond, get \$5,000, and Ethel F. Millard \$3,000.

immediately after Mr. Whitman had made his motion for the special panel. Manton concurred in that motion and then said:

"Certain articles are appearing in the public press, particularly this morning. These articles charge the defendant with purchasing testimony, or have that insinuation. They have other false statements. One article is a quoted interview with the District Attorney.

Palse, Says Becker's Lawyer.

"Since the charges are false, since this defendant has been tried before and since the Court of Appeals has said he has not had a fair trial these charges should be

has any reference at all to the subject matter of your request."

Mr. Manton insisted that Mr. Whitman stration in Union Square; Samuel Hart-

davits.

Mr. Manton on leaving the court room said that he meant to take the matter to Gov. Glynn. "The prosecution," he said, "is trying to create the impression that we are not ready for trial. As a matter of fact Mr. Whitman is not ready, and I do not believe he will be ready on May 6 next. Furthermore, the District Attorney has intimated that we will use Sam Schepps as a witness. That also is not true. Becker will be acquitted at the next trial and he will be free before Decoration Day that he may decorate the graves of his baby, his mother and his mother-in-law."

Becker May Not Go on Stand. Asked if Becker would take the wit-

Assed if Becker would take the course depended entirely on the evidence presented by the District Attorney.
"If the same evidence," he said, "is presented we will not put him on the witness stand because the Court of Applications of the course of the cou eals made it clear they regarded the hief witnesses as liars."
District Attorney Whitman had another

District Attorney Whitman had another talk vesterday with Burwell.

The self-confessed perjurer seemed eager to add to his confession. Although the man is being closely watched he has not been placed under arrest. The District Attorney is undecided whether he will prosecute the man for perjury or use him as a witness before the Grand Jury with the idea of going deeper into the working of the alleged "perjury factory" that is said to

going deeper into the working of the alleged "perjury factory" that is said to have grown up with the efforts to free the gummen and acquit Becker.

Mr. Whitman considers the situation delicate because he does not wish to take any steps that might be regarded as prejudicing Becker's case. There is no doubt, however, that he is quietly investigating the story told by Burwell, who have he was paid to give the perfured testimony.

he District Attorney's office is ready

trial of Becker and the case will be called on next Wednesday

CHARGES LUXURY ON HIS MONEY Richard K. Fox Accuses Employees'

Families. Charging that three persons are living buxury on money stolen from him, chard K. Fox, publisher of the Police

applied to Justice Crane in the Term of the Supreme Court in a yesterday for an order com-Mrs. Adolph Chudoba, wife of a a in Sing Sing, and George A. account for their funds. He al-Chudoba and Oxx stole more ba and Oxx were indicted for ceny some time ago, but Oxx has entirely ignorant that the money
by her husband was stolen,
doubts it. Oxx claims that he
cal he has our of a \$40 a week
verved from Fox. The persons
as accuses of living in fine style
coney are Oxx, his wife, Jennie

and Mrs. Chudoba.

SUNDAY Excursions WASHINGTON VIA ROYAL BLUE

Sundays, May 3, May 17, May 31, June 14,

St., 12:01 Midnight Saturdays. Returning leave Washington 4 P. M.
Tickets on sale one week prior to excursion at Liberty St., W. 23rd St. and Jersey City Terminals, 379, 1276 and 1440 Broadway, 7 Cortlandt St., N. Y., 4 and 24 Court St., Brooklyn, Sale limited for each date,

\$200,000 FOR BOWERY

Rich Widow, Who Spent Years Among Poor, Wills Fund to Carry on Work.

Poughkeepsie to pay their way to New York. After the execution of the gunmen the two went to Connecticut, hoping to was flied for probate in the Surrogate's The New Haven police informed Mr. office to-day. Mrs. Bird spent the last

about \$315,000. Mrs. Bird left the residue of her real

of Mr. and Mrs. Hallimond, get \$5,000, and Ethel F. Millard \$3,000.

REBA BACK ON SOAP BOX.

Miss Edelsohn, After Jail Experience, Again Slams War.

Reba Edelsohn, who stirred up so much trouble recently in Printing House Square that she was sentenced to jail for three months and who after trying a hunger strike went back to regular meals and is out on bail, was back on her soap box beneath Franklin's statue yesterday vectors for discountries. voicing her disapproval of war in general, and the troubles in Mexico and Colorado in particular. Alexander Berkman popped called to your attention on the eve of the second trial for proper action."
"I cannot see," replied Justice Seabury, by the crowd a few days ago, was on "that the decision of the Court of Appeals must have authorized the statement at- man, who served as a target for the ibuted to him.
"I cannot assume," said the court, "that obstrict Attorney has made a state-"I cannot assume," said the court, "that the District Attorney has made a statement to the public press which is not true, and in the absence of any such proof I certainly should not indulge in any such assumption."

Mr. Manton protested that the public was likely to be unfairly influenced by such statements or publications, Justice Seabury then told the lawyer to file affidavits.

"The crowd tried the more flery women speakers. The crowd tried the rushing tactics used to break up other meetings of the kind, but the police had things well in hand and prevented anything like real disorder. Leonard Abbot, who is chairman of the Free Speech League, said he had just come from a conference with Mayor Mitchel and that he knew the Mayor was in favor of free speech. He asked the crowd to preserve order, so that there in favor of free speech. He asked the crowd to preserve order, so that there would be no occasion for complaint against

ECZEMA ON HEAD AND SHOULDERS

Itched So Had to Scratch Night and Day. Could Not Sleep a Minute. Thick Crust. Could Not Comb Hair. Cuticura Soap and Ointment Completely Cured.

422 West St., New York, N. Y .- "Every once in a while I could see some pimples come out on my face. When the pimples After that the eczema began to come out all over my shoulders and my head. Af-

ter about four days they started to itch so that I could not help scratching. Is itched so that I had to scratch night and day and could not sleep a minute. The scratching made it so bad that later it got a soft thick crust all one piece. When I took my undershirt off at night it was sticky. Then is started to bleed and I could not sleep

half the night. About my hair, it was the same thing. I could not comb it and if I did it would come out.

"After suffering three months I saw in the paper about Cuticura Soap and Cintment and I sent for a sample. I tried them and already the itching stopped. After using two cakes of Cuticura Soap and one box of Cuticura Ointment I was cured. (Signed)

Cuticura Soap and Ointment do so much dry, thin and falling hair, and cost so listle, that it is almost criminal not to use them. Soid everywhere. Sample of each mailed free, with 32-p. book on the skin and scalp. Address post-card "Cuticura. Dept. T. Boston." Men who shave and shampoo with Cu-

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RULES REPEATED FOR **NAPOLEON CONTEST**

Questions of Many Medal Contestants Answered for Guidance of All.

Inquiries have been received from many would be contestants for the medals offered by The Sun for the best Na-poleon essays. In order to clear their minds of any misunderstanding the most important rules of the contest are re

The exact question asked in THE SUN the exact question asked in The Sun essay competition is: "Was Napoleon the greatest man of modern times, and if so, why, and if not, why not?"

The competition is open to enrolled pupils of the public, private and parochial schools of Greater New York who are under 18 years of age, and there are three classes of contestants, separated according to age, Fasta must not be

are unuer 18 years of age, and there are three classes of contestants, separated according to ages. Essays must not be over 500 words in length. Manuscripts should be sent flat. They may be folded, if necessary, but will be rejected if sent in rolled.

Each competitor must write at the bottom of his essay that he gives his word of honor that his essay is orignal with him. His teacher must certify that he is an enrolled member of the school and certify also as to his age. The contest closes Tuesday, May 19.

Essays should be addressed: "Napoleon Contest, The Sun, 170 Nassau street, New York." Each contestant, besides certifying that the essay is his own handlwork, must write his name, home address, age and school.

Write only on one side of the page, make your handwriting legible, and remember that clear thinking is just as important as readable handwriting.

member that clear thinking is just as important as readable handwriting.

Business Women's Hotel Opened.

The Business Woman's Hotel was formally opened dast night at 163 Lexington avenue by a reception and dance. Among the patronesses present were Mrs. William Church Osborn, Mrs. Helen Hartley Jenkins, Miss Anne B. Jennings, Mrs. Francis M. Scott, Mrs. John A. Church, Miss Alice Hill Chittenden, Mrs. Everett P. Wheeler, Miss Virginia Potter and Mrs. Arthur M. Dodge.



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SUPREME COURT, COUNTY OF NEW Tork—Republic of Panama, Plaintiff, against Apartment Holding Company et al., Defend-ants. SUPREME COURT, COUNTY OF NEW Tork—Republic of Panama, Plaintiff, against Apartment Holding Company et al., Defendants.

In pursuance of a judgment of foreclosure and sale, duly made and entered in the above entitled action and bearing date the alse day of March, 1914, I, the undersigned, the referee in said judgment named, will sell at public auction at the Exchange Sales Room, Nos. 14-16 Vesey Street, in the Borough of Manhattan, City of New York, on the 11th day of May, 1914, at 12 o'clock noon on that day, by Henry Brady, Auctioneer, the premises directed by said judgment to be sold and therein described as follows: ALL that certain piot of land, together with the buildings and improvements thereon erected, situate in the Borough of Manhattan of the City of New York, in the County and State of New York and bounded and described as follows: BEGINNING at the corner formed by the intersection of the southerly side of 65th Street with the westerly side of Central Park West, and running thence westerly along said southerly side of 65th Street one bundred and twenty-five (125) feet; thence southerly parallel with the westerly side of Central Park West, and thence nontherly along said entre line of the block; thence easterly along said centre line of the block is thence easterly along said centre line of the block thence easterly along said centre line of the block thence easterly along said centre line of the block thence easterly along said centre line of the block thence easterly along said centre line of the block thence easterly along said centre line of the block; thence easterly along said centre line of the block in here of the register of the condition by Samuel B. Heines, wildower, by deed dated February 25th, 1908, and recorded in the office of the Register of the County of New York on February 27th, 1908, in Liber 126, Section 4 of Conveyances at TogETHER with all the fixtures and personal property used in of in connection with the management and operation of the building on said premises.

Dated New Yo



SUPREME COURT, COUNTY OF NEW YORK-Charles G. Moller et al., Plaintiffs, against Harrison B. Arnold et al., De-fendants. YORK—charles G. Moller et al., Piaintiffs, against Harrison B. Arnold et al., Defendants.

In pursuance of a judgment of foreclosure and sale, duly made and entered in the above-entitled action and bearing date the Sist day of March, 1914, I, the undersigned, the referee in said judgment mamed, will sell at public auction, at the Exchange Salesroom, No. 14-16 Veesy Street, in the Borough of Manhattan, City of New York, on the 18th day of May, 1914, at 12 o'clock noon on that day, by D. PHOENIX INGRAHAM, Auctioneer, the premises directed by said judgment to be sold, and therein described as follows: ALL that certain lot, piece or parcel of land, with the dwelling house thereon erected, situate, lying and being in the Twelfth Ward of the City of New York, bounded and described as follows, viz. HEGINNING at a point in the Northerly line of One hundred and twenty-sixth Street distant two hundred and thirteen feet and seven inches Easterly from the point of intersection of said line with the Easterly line of Lenox (lately called Sixth) Avenue, as now widened and established by law, running thence Northerly parallel with Lenox Avenue interty-nine feet and eleven inches, thence Easterly along the middle line of the block seventeen feet and ten inches, thence Southerly Sparallel with Lenox Avenue innety-nine feet and ten inches to one hundred and twenty-sixth Street, and thence Westerly along the Northerly line of said street seventeen feet and ten inches to the point or place of beginning, the Easterly and Westerly side walls of said dwelling house being party walls.

Dated, New York, April 18, 1814

erly and Westerly side walls of said dwelling house being party walls.

Dated, New York, April 18, 1914
PHOENIX INGRAHAM, Referee
BOWERS & SANDS, Attorneys for Flaintiffs,
46 Cedar Street, Manhattan, New York,
N Y
The following is a diagram of the property
to be soid; its street Number is 63 West
126th Street.

The approximate amount of the Hen or charge, to satisfy which the above-described property is to be sold, is Twelve thousand six hundred and one and 67-109 Dollars [\$12,601.57], with interest thereon from the 19th day of March, 1914, together with the costs and allowance amounting to Three hundred sixty and 14-109 (\$150.14) Dollars, with interest from March 31st, 1914, together with the expenses of the sale. The approximate amount of taxes, assessments and water rates, or other Hens, which are to be allowed to the purchaser out of the purchase money, or paid by the Referee, is \$1,328.95 and interest. Said premises will be sold subject to any state of facts which an accurate survey would show.

Dated, New York, April 18, 1914
PHOENIX INGRAHAM, Referee.

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Canadensis, Pa.

The approximate amount of the lien of charge, to satisfy which the above described property is to be sold, is Six thousand seven hundred and sevenity eight and 98-100 Dol hundred and sevenity eight and

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line far greater power—they go in crowds to see! The Premier-Weidely motor would not have been instantly recognized by engineers and motor car experts if its inventor had departed from the successful poppet valve type nor would it have been instantly famous if he had merely refined the type.

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